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17	UNITED STATES DISTRICT COURT	
18	DISTRICT OF NEVADA	
19	THEODORE TRAPP, on his own behalf and on behalf of all others similarly situated,	Case No. 2:09-cv-00995
20	Plaintiff,	STIPULATED REQUEST TO STAY PROCEEDINGS AS TO K-KEL, INC.
21	v.	DBA SPEARMINT RHINO PENDING OUTCOME OF SETTLEMENT
22	BIG POPPA'S, LLC, a Nevada limited liability company d/b/a BADDA BING	DISCUSSIONS
23	MEN'S CLUB; SKY TOP VENDING, INC., a Nevada Corporation d/b/a CAN CAN	Honorable Lloyd D. George
24 BONNER ARIO	ROOM; LA FUENTE, INC., a Nevada corporation d/b/a CHEETAH'S; C.P. FOOD AND BEVERAGE, INC., a Nevada	Magistrate Judge Peggy A. Leen
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1	corporation d/b/a CLUB PARADISE; DÉJÀ VU SHOWGIRLS OF LAS VEGAS, LLC, a
2	Nevada limited liability company d/b/a DEJA VU SHOWGIRLS; PALOMINO CLUB,
3	INC., a Nevada corporation d/b/a PALOMINO CLUB; SHAC, LLC, a Nevada limited liability company d/b/a SAPPHIRE;
4	K-KEL, INC., a Nevada corporation d/b/a SPEARMINT RHINO; D.2801
5	WESTWOOD, INC., a Nevada corporation d/b/a TREASURES; LITTLE DARLINGS OF
6	LAS VEGAS, LLC, a Nevada limited liability company d/b/a LITTLE DARLINGS; O.G. ELIADES, A.D., LLC, a Nevada limited
7	liability company d/b/a OLYMPIC GARDENS: LAS VEGAS
8	ENTERTAINMENT, LLC, a Nevada limited liability company d/b/a LARRY FLYNT'S
9	HUSTLER CLUB; MICHAEL A. SALTMAN d/b/a MINXX; RICK'S LAS VEGAS; FRIAS MANAGEMENT, LLC, a Nevada limited
10	liability company d/b/a ACE CAB COMPANY and A-NORTH LAS VEGAS
11	CAB; WESTERN CAB COMPANY, a Nevada corporation d/b/a WESTERN CAB COMPANY and WESTERN LIMOUSINE;
12	NEVADA CHECKER CAB CORPORATION, a Nevada corporation d/b/a
13	CHECKER CAB COMPANY; NEVADA STAR CAB CORPORATION, a Nevada
14	corporation d/b/a STAR CAB COMPANY; NEVADA YELLOW CAB CORPORATION, a Nevada corporation d/b/a YELLOW CAB
15	COMPANY; LUCKY CAB COMPANY OF NEVADA, a Nevada corporation d/b/a
16	LUCKY TRANS; SUN CAB, INC., a Nevada corporation d/b/a NELLIS CAB COMPANY;
17	CLS NEVADA, LLC, a Nevada limited liability company d/b/a CLS TRANSPORTATION LAS VEGAS;
18	ON DEMAND SEDAN SERVICES, LLC, a Nevada limited liability company d/b/a ODS
19	LIMOUSINE and ODS CHAUFFEURED TRANSPORTATION; BLS LIMOUSINE
20	SERVICE OF LAS VEGAS, INC., a Nevada corporation d/b/a BLS LIMOUSINE SERVICE OF LAS VEGAS; DESERT CAB,
21	INC., a Nevada corporation d/b/a DESERT CAB COMPANY and ODYSSEY
	LIMOUSINE; BELL TRANS A NEVADA CORPORATION, a Nevada corporation d/b/a
22	BELL TRANS; TONY CHONG, an individual; and DOE EMPLOYEES 1-1000;
23	Defendants.
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24 BONNER Plaintiff THEODORE TRAPP ("Plaintiff" or "Trapp") and Defendant K-KEL, INC. d/b/a SPEARMINT RHINO ("Spearmint Rhino") propose the following Stipulation and Proposed Order staying these proceedings for 90 days as to that Defendant. In support, the Parties state as follows:

WHEREAS, on June 2, 2009, Plaintiff filed a four-count putative class action complaint ("the Complaint") against the defendants alleging violations of Nevada's Racketeering Statute;

WHEREAS, Plaintiff caused Defendant Spearmint Rhino to be served with a copy of the summons and complaint in this matter on or about June 9, 2009;

WHEREAS, by Stipulation filed July 29, 2009, the Parties agreed, subject to the approval of this Court, to enlarge the time for Defendant Spearmint Rhino to answer or otherwise plead to the Complaint until August 24, 2009, which is currently pending before the Court.

WHEREAS, Plaintiff and Defendant Spearmint Rhino, seek entry of an Order staying these proceedings and all aspects of this case as between Plaintiff and Defendant Spearmint Rhino to enable the Parties to focus their efforts on settlement discussions in the hopes of bringing an early resolution to this matter;

WHEREAS, the Parties agree that notwithstanding the requested stay requested herein, Defendant Spearmint Rhino shall have the right, in its sole discretion, to answer or otherwise plead to the Complaint, including moving the Court for dismissal, thereby terminating the requested stay;

WHEREAS, the Parties further agree that to the extent they be unable to resolve this matter during the requested 90-day stay, Defendant Spearmint Rhino shall have 30-days from the date of the expiration of the stay to answer or otherwise respond to the Complaint;

WHEREAS, Defendant Spearmint Rhino denies the material allegations of the Complaint, denies it committed any wrongdoing, and denies any liability to Plaintiff or the

putative class of individuals that he purports to represent; 1 WHEREAS, taking into account the burdens and expense of protracted litigation, 2 including the risks and uncertainties associated with class certification, protracted trials, and 3 appeals, the Parties have decided to engage in settlement discussions to determine whether a 4 speedy and efficient resolution to this case may be achieved; 5 NOW THEREFORE, the Parties hereby STIPULATE and AGREE as follows: 6 These proceedings and all aspects of this case are hereby stayed for ninety 1. 7 (90) days through and including November 23, 2009, as between Plaintiff 8 and Defendant K-Kel, Inc. d/b/a Spearmint Rhino; 9 Notwithstanding the requested stay requested herein, Defendant Spearmint 2. 10 Rhino shall have the right, in its sole discretion, to answer or otherwise 11 respond to the Complaint, including moving the Court for dismissal, 12 thereby terminating the requested stay; and, 13 If the Parties are unable to resolve this matter during the requested 90-day 3. 14 stay, Defendant Spearmint Rhino shall have 30-days from the date of the 15 expiration of the stay to answer or otherwise respond to the Complaint. 16 IT IS SO STIPULATED. 17 THEODORE TRAPP, individually and on K-KEL, INC. d/b/a SPEARMINT RHINO, a 18 behalf of all others similarly situated Nevada corporation, 19 By: /s/ John H. Weston By: /s/ Jay Edelson Jay Edelson (ARDC No. 6239287) John H. Weston 20 Rafey S. Balabanian (ARDC No. 6285687) G. Randall Garrou KAMBEREDELSON LLC Weston, Garrou, Walters & Mooney 21 350 North LaSalle Street 12121 Wilshire Blvd. **Suite 1300** Los Angeles, CA 90025 22 Chicago, Illinois 60654 Tel: 310.442.0072 Tel: (312) 589-6370 jedelson@kamberedelson.com randygarrou@wgdlaw.com 23 rbalabanian@kamberedelson.com johnweston@wgdlaw.com

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